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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|-----------------|-----------------------------------|-------------------------|-------------------------|------------------|--|
| 10/634,681 | 08/05/2003 | Steven Gareth Griffiths | H-32310B | 8395 | |
| 195 | 7590 05/26/26 | | EXAMINER | | |
| 1.2011-01 | INTERNATIONAL | GRASER, JENNIFER E | | | |
| | I RIVERSIDE PLAZ. IL 606061596 | ART UNIT | PAPER NUMBER | | |
| , | | | 1645 | | |
| | | | DATE MAILED: 05/26/2004 | 4 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | | |
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| | 10/634,681 | GRIFFITHS ET AL. | | | | |
| , Office Action Summary | Examiner | Art Unit | | | | |
| | Jennifer E. Graser | 1645 | | | | |
| The MAILING DATE of this communication app Period for Reply | ears on the cover sheet with | h the correspondence address | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl' - If NO period for reply is specified above, the maximum statutory period of the period for reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a re y within the statutory minimum of thirty will apply and will expire SIX (6) MONT a cause the application to become ABA | ply be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133). | | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on <u>05 A</u> | | | | | | |
| ——,——,——,——,——,——,——,——,——,——,——,——,——, | action is non-final. | and the second s | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| closed in accordance with the practice under E | :х рапе Quayle, 1935 С.D. | 11, 455 O.G. 215. | | | | |
| Disposition of Claims | | | | | | |
| 4) Claim(s) 8-23 is/are pending in the application | • | | | | | |
| 4a) Of the above claim(s) is/are withdra | wn from consideration. | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | |
| 6)⊠ Claim(s) <u>8-23</u> is/are rejected. | | | | | | |
| 7) Claim(s) is/are objected to. | | | | | | |
| 8) Claim(s) are subject to restriction and/o | r election requirement. | | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Examine | | | | | | |
| 10)☐ The drawing(s) filed on is/are: a)☐ acc | | | | | | |
| Applicant may not request that any objection to the | | | | | | |
| Replacement drawing sheet(s) including the correct | | | | | | |
| 11) The oath or declaration is objected to by the Ex | (alliller. Note the attached | Office Action of form 1 10 102. | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign | priority under 35 U.S.C. § | 119(a)-(d) or (f). | | | | |
| a)⊠ All b)☐ Some * c)☐ None of: | | | | | | |
| Certified copies of the priority document | | | | | | |
| 2. Certified copies of the priority document | | | | | | |
| 3. Copies of the certified copies of the prior | | received in this National Stage | | | | |
| application from the International Burea | | i-rod | | | | |
| * See the attached detailed Office action for a list | or the certified copies not | received. | | | | |
| Attachment(s) | | | | | | |
| 1) Notice of References Cited (PTO-892) | | iummary (PTO-413) | | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | | s)/Mail Date formal Patent Application (PTO-152) | | | | |
| Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>8/5/03</u>. | 6) Other: | | | | | |

Art Unit: 1645

DETAILED ACTION

The Preliminary Amendment filed 8/5/03 has been acknowledged and entered.
 Claims 8-23 are currently pending and under examination.

Specification

2. The disclosure is objected to because of the following informalities:

The specification must be amended at page 4, lines 8-27 to include the sequence identifier number of the sequence disclosed, i.e., SEQ ID NO:1.

On page 1, line 4, the species "Renibacterium salmoniarun" should be changed to "Reninbacterium salmoninarum".

Appropriate correction is required.

Priority

3. On page 1, first sentence of the specification, the current status of all nonprovisional parent applications referenced should be updated, e.g., 'now U.S. Patent No. 6,627,203' should be added.

Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 9-23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 9, 11, 13, 15, 17, 19, 21 and 23 are vague and indefinite because it is unclear whether the adjuvant is co-administered with the dose of the Arthrobacter

Art Unit: 1645

species or if it administered at a separate point and time. Clarification and correction is requested.

The Genus/species bacterial names "Arthrobacter" and "Renibacterium salmoninarum" should be italicized in the claims.

Claim Rejections - 35 USC § 112-Scope of Enablement

- 6. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 7. Claims 8-23 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for "a method of inducing an immune response against *Renibacterium salmoninarum* in fish comprising administering an effective immunizing dose of Arthrobacter strain RsxII to said fish" and "a method of immunizing a fish to a disease caused by *Renibacterium salmoninarum* comprising administering an effective immunizing dose of Arthrobacter strain RsxII to said fish" does not reasonably provide enablement for any of the methods recited above in which *any species* of Arthrobacter is used, nor is it enabled for "a method for preventing the occurrence of bacterial kidney disease in fish comprising administering an effective amount of Arthrobacter strain RsxII or any Arthrobacter to said fish", "a method for treating bacterial kidney disease in fish comprising administering an effective amount of Arthrobacter strain RsxII or Arthrobacter to said fish". The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention commensurate in scope with these claims.

Art Unit: 1645

Enablement requires that the specification teach those in the art to make and use the invention without undue experimentation. Factors to be considered in determining whether a disclosure would require undue experimentation include (1) the nature of the invention, (2) the state of the prior art, (3) the predictability or lack thereof in the art, (4) the amount of direction or guidance present, (5) the presence or absence of working examples, (6) the quantity of experimentation necessary, (7) the relative skill of those in the art, and (8) the breadth of the claims.

The instant claims are drawn to the use of any species of Arthrobacter while the studies performed by Applicant used the specific strain RsxII. It is unclear that any live, non-virulent Arthrobacter strain would be able to produce similar results. The instant specification on the bottom of page 6-page 7 states that Arthrobacter species strain RsxII has been shown to stimulate the immune system of Atlantic salmon as demonstrated by lymphocyte proliferation assays and that direct challenge studies of Atlantic salmon infected at 12-14 weeks by peritoneal injection with the pathogen (R.salmoninarium) were protected. During the prosecution of the parent application, 09/355,474, Applicants adequately provided results that demonstrated Arthrobacter strain RsXII could be used as a vaccine to protect against infection with Renibacterium salmoninarum. These results are outlined in a published article by the applicants, Griffiths et al. Fish & Shellfish Immunology, 1998, 8:607-619 which does not qualify as prior art. However, the instant specification and original claims never mentioned treating or preventing bacterial kidney disease. The disclosure only provides for methods for protecting against Renibacterium salmoninarum and methods of raising an

Art Unit: 1645

immune response against Renibacterium salmoninarum. Additionally, on page 7, lines 33-36, the specification specifically states that the vaccine is "protective rather than a treatment and therefore reduces the chan[c]es of an infection becoming established...". Accordingly, the specification actually teaches against vaccines and methods of treatment such as recited in claims 20-23. With regard to claims 16-23, the specification and original claims do not provide written description for "A method of treating bacterial kidney disease in fish in need of treatment thereof..." or "A method for preventing the occurrence of bacterial kidney disease in fish". The only methods disclosed and enabled by the instant specification are "methods of inducing an immune response against Renibacterium salmoninarum" and "methods for protecting against Renibacterium salmoninarum". It is noted that only the specific species, Arthrobacter strain RsxII, is enabled for use in these methods.

The Genus of Arthrobacter comprises species which are very different from one another. During the prosecution of the parent file (09/355,474), Applicants pointed out in the amendment filed 4/9/03 that all of the Arthrobacter species recited in the Koch et al. are very different from strain RsxII. They also argued that Arthrobacter strain HS 29 disclosed in the Mori et al. reference was also very different from strain RsxII. Applicants further argued that the Arthrobacter strain in the Karaskiewicz et al. reference has high metabolic and biogeochemical activity within hydrocarbon transformation which is distinct and different from Arthrobacter strain RsxII. Lastly, strain NEB#688 from the Morgan et al reference was also shown to be distinct and different from the RsxII reference instantly recited. Accordingly, one can see that the

Art Unit: 1645

characteristics of Arthrobacter strains are very different. Applicants have only provided a description of a single species of Arthrobacter, strain RsxII. Results are only provided using this specific strain. The prior art teaches that the properties of Arthrobacter strains vary greatly and it would take undue experimentation for one of ordinary skill in the art to discover another Arthrobacter species/strain which could be effectively used as a vaccine to protect against Renibacterium salmoninarum infection in fish. Genentech Inc. v. Novo Nordisk A/S (CAFC) 42 USPQ2d 1001 clearly states: "Patent protection is granted in return for an enabling disclosure of an invention, not for vague intimations of general ideas that may or may not be workable. See Brenner v. Manson, 383 U.S. 519, 536, 148 USPQ 689, 696 (1966) (stating, in context of the utility requirement, that "a patent is not a hunting license. It is not a reward for the search, but compensation for its successful conclusion.") Tossing out the mere germ of an idea does not constitute enabling disclosure. While every aspect of a generic claim certainly need not have been carried out by an inventor, or exemplified in the specification, reasonable detail must be provided in order to enable members of the public to understand and carry out the invention." Claims 8-15 should be limited to use of the RsxII strain.

Claim Rejections - 35 USC § 112-Written Description

8. Claims 16-23 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to

Art Unit: 1645

one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The specification and original claims do not provide written description for "A method of treating bacterial kidney disease in fish in need of treatment thereof..." or "A method for preventing the occurrence of bacterial kidney disease in fish". Written description is only provided for "methods of inducing an immune response against Renibacterium salmoninarum" and "methods for protecting against Renibacterium salmoninarum". "Bacterial kidney disease" is only mentioned in the background information on page 1, lines 11-25, of the specification. However, nowhere does the specification teach or suggest that bacterial kidney disease is being treated. Additionally, on page 7, lines 33-36, the specification specifically states that the vaccine is "protective rather than a treatment and therefore reduces the chan[c]es of an infection becoming established...". The original disclosure does not mention "vaccines or methods for treating bacterial kidney disease" or "methods of protecting against/treating bacterial kidney disease". Written description is only provided for "vaccines against Renibacterium salmoninarum" and methods of raising an immune response against Renibacterium salmoninarum. The recitation of 'methods for treating or preventing the occurrence of bacterial kidney disease in fish" was not recited in the original disclosure. The statement that Renibacterium salmoninarum is a causative agent of bacterial onkidney disease in fish on the first page of the specification is not sufficient to provide written description support for "methods of treating or preventing the occurrence of

Art Unit: 1645

bacterial kidney disease in fish throught the administration of Arthrobacter".

Accordingly, claims 16-23 contain new matter. Correction is required.

- 9. No prior art was found.
- 10. Correspondence regarding this application should be directed to Group Art Unit 1645. Papers related to this application may be submitted to Group 1600 by facsimile transmission. Papers should be faxed to Group 1600 via the PTO Fax Center located in Remsen. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15,1989). The Group 1645 Fax number is (703) 872-9306 which is able to receive transmissions 24 hours/day, 7 days/week.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer E. Graser whose telephone number is (571) 272-0858. The examiner can normally be reached on Monday-Friday from 7:00 AM-4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynette Smith, can be reached on (571) 272-0864.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (571) 272-0500.

Jennifer Graser Primary Examiner Page 8

Art Unit 1645

Sheet 1 of 2

M PTO-1449 EV. 7-85)

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE NFORMATION DISCLOSURE CITATION

(Use several sheets if necessary)

ATTY, DOCKET NO.
H-32310B
APPLICATION NO.
Unknown
APPLICANT
GRIFFITHS ET AL.
FILING DATE

8/5/0

| | | | U.S. | PATENT DOCUMENTS | | | | | | |
|------------------|-----|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------|----------------------------------------|--------------------------------------------------|-------------------|----------------------|--|--|--|
| EXAMINER INITIAL | | DOCUMENT NUMBER | DATE | NAME | CLASS | SUBCLASS | FILING DATE | | | |
| INITIAL | AA | 5,192,676 | 3/1993 | Morgan | | | | | | |
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| An | AM | WO 96/11717 | 4/25/96 | PCT | | | | | | |
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| | | | | - Mambanas of Arthrobacte | r and Micro | occus: An Ai | d for their | | | |
| 7) On | AR | Koch et al., "16S rDNA Studied on Membranes of Arthrobacter and Micrococcus: An Ald for their Future Taxonomic Restructuring", FEMS Microbiology Letters, Vol, 123, pp. 167-171, (1994) | | | | | | | | |
| // | AS | S.G. Griffiths et al., "Reduction of Renibacterium Culture Activity in Atlantic Salmon Following Vaccination with Avirulent Strains", Fish & Shelfish Immunology, Vol. 8, pp. 607-619, (1998) | | | | | | | | |
| 1 | АТ | Mori et al. Bull. JPN Soc Sci Fish, 46(6): 717-722, (1980) Abstract only | | | | | | | | |
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Sheet 2 of 2

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EXAMINER

ATTY. DOCKET NO. H-32310B APPLICATION NO. Unknown APPLICANT GRIFFITHS ET AL. FILING DATE

Group 1645

OTHER DOCUMENTS (Including Author, Title, Date, Pertinent pages, Etc.) Karaskiewicz, J. Pr. Inst. Naft. Poland, V20505/IB, 1974, p. 67, Abstract only DA DB DC DD DE DF DG DH DI DJ DK DL DM

*EXAMINER: Initial of reference considered, whether or not citation is in conformance with MPEP 609: Draw's line through citation if not in conformance and not considered. Include a copy of this form with the next communication to applicant.

DATE CONSIDERED